

# **Exhibit 7**



TERRACE EXECUTIVE CENTER  
1 SOUTH 376 SUMMIT AVENUE, COURT D  
OAKBROOK TERRACE, ILLINOIS 60181

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July 2, 2018

Via Facsimile: 630-230-1119

Mr. Thomas B. Hawbecker  
Hawbecker & Garver, LLC  
26 Blaine Street  
Hinsdale, IL 60521

Re: Sale of 2726 West Cortez Street Unit 1, Chicago, IL 60622 (the "Property") by American International Relocation Solutions, LLC (the "Seller") to Melinda Sgariglia (the "Buyer")

**Attorney Modifications 2<sup>nd</sup> Response Letter**

Dear Mr. Hawbecker:

As you are aware, my office represents the Seller, American International Relocation Solutions, LLC, with respect to the subject real estate transaction. The Seller has reviewed your June 22, 2018 inline responses to my June 18, 2018 letter and has provided the following response:

- |                    |  |
|--------------------|--|
| Agreed             | 1. Seller acknowledges Buyer's responses to Items 1-5(d); 6; 8(d); 9(b)-9(c); 10-12; and 14.   |
| Agreed as modified | 2. With respect to Item 5(e), again, Seller respectfully declines to limit its contract termination rights as they relate to financing contingency extension requests. However, Seller generally considers extensions of the mortgage contingency in good faith and is not in the practice of failing to respond to requests.  |
| Ok                 | 3. With respect to Item 7, Seller agrees to prorate the general real estate taxes at <sup>125%</sup> <del>200%</del> of the most recently ascertainable full year tax bill (now the 2017 full year tax bill). Furthermore, Seller acknowledges that the title company may request that the 2017 second installment be paid at closing if it is not paid prior.   |
| Ok                 | 4. With respect to Item 8(a), again, Seller agrees to be responsible for those special assessments of which it is Seller's responsibility to pay, and of which are enacted and levied prior to closing. Regarding the special assessment from May 2018, my office has been advised that Buyer and your office have received all pertinent information regarding that special assessment including a receipt that the assessment was paid in full within June 2018.   |
| Ok                 | 5. With respect to 8(b), again, Seller respectfully declines to modify <b>Paragraph 12, Line 73</b> . Seller agrees to abide by the terms of <b>Lines 75-79</b> with respect to Buyer's approval of condominium association information.   |
| Ok                 | 6. With respect to Item 8(c), Seller has made an additional inquiry with the Property's condominium association regarding the amount and what is included in the Property's monthly assessment, and a further response will be provided.   |
| Ok                 | 7. With respect to Item 8(e), again, as a third-party corporate relocation company, Seller is unable to make verifications regarding whether the Property has experienced water leakage or water damage. However, Seller agrees to abide by the terms of the "Buyer's Duty to Inspect/Test" section of the Aires addendum with respect to possible leaks, seepage, or water infiltration of the Property, as Seller would have no knowledge of such matters unless raised during the home inspection process when the information reported in the Residential Real Property Disclosure Report or other homeowner provided disclosures makes no mention of water infiltration issues within the Property. |

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Ok

8. With respect to Item 9(a), Seller reports that the homeowners made no claims against their homeowner's insurance within the last 5 years. As a third-party corporate relocation company that has never occupied the Property, Seller is unable to make representations or warranties regarding whether insurance claims have been made against the Property, as Seller would have no knowledge of such matters.

Ok

9. With respect to Item 9(d), again, Seller reports that no work was done on the Property without obtaining the necessary permits. As a third-party corporate relocation company, Seller is unable to make representations or warranties beyond its factual report.

Ok

10. With respect to Item 9(e), again, Seller reports that the Property is not subject to any current or pending complaints, violations, suits, notices, or other citations. As a third-party corporate relocation company, Seller is unable to make representations or warranties beyond its factual report.

Ok

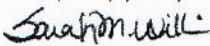
11. With respect to Item 13, again, please see Number 7 above.

Ok

12. With respect to Item 15, another inquiry has been made with the Property's condominium association regarding whether rental restrictions are in place, and a further response will be provided. Please confirm that there are no rules and regulations.

Seller is reviewing the home inspection issues, and a response will be provided under separate cover. Please sign and fax or email a copy of this letter to signify your client's agreement of the foregoing matters. The buyer again requests a \$3,000 credit. This is the buyers final position.

Very truly yours,



Sarah M. Wilkins  
Attorney for Seller

cc: Amanda Flucker - AIReS  
Gretchen Lombardi - RRERS  
Garrett Luehrs - Coldwell Banker (Lincoln Park)  
Megan Caruso - @ Properties (Bucktown)



AGREED: \_\_\_\_\_  
as modified

DATED: 7-3-18 \_\_\_\_\_